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FILED Edson Camacho 1 350 Paloma Court 2008 JUN 13 P 3: 13 Martinez, CA 94553 2 (510) 853-4462 Defendant pro se 3 DISTRICT COUR Osvaldina Lima 4 350 Paloma Court Martinez, CA 94553 5 (510) 853-4462 Defendant pro se 6 7 United States District Court Northern District of California No. C 08 997 PVT NICHOLAS ROBLES, DECLARATION OF OSVALDINA LIMA IN Plaintiff, SUPPORT OF MOTION TO SET ASIDE VS. ENTRY OF DEFAULT 12 EDSON CAMACHO, OSVALDINA LIMA, et al. Date: 13 Time: Defendants. Courtroom: 14 15 DECLARATION OF OSVALDINA LIMA IN SUPPORT OF MOTION TO SET ASIDE ENTRY OF DEFAULT 16 I, Osvaldina Lima, declare under penalty of perjury as follows: 17 1. I am one of the defendants in this case. 18 2. On May 4, 2008, I was in Santa Cruz with Edson Camacho. We returned home to 19 our house at 350 Paloma Street, Martinez, California, at about 10:00 pm. 20 3. No Summons or Complaint arrived by mail at our house from March 4, 2008 to 21 March 22, 2008, when I left for Brazil 22 4. I have never met anyone named Faheem Moore. Neither Faheem Moore nor anyone 23 else ever personally served me with the Summons or Complaint in this case. The first I heard 24 about it was when Edson Camacho called me in Brazil, shortly after June 5, 2008, and told me 25 that he had received the request for entry of default in the mail. I declare under penalty of perjury under the laws of the United States that the facts stated 27 Executed in 6-09-08, Brazil, on in this declaration are true and correct. 28

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06-09-2008. Defendant pro se Declaration of Osvaldina Lima in Support of Motion to Set Aside Entry of Default